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16	Attorneys for The Roman Catholic Archbishop of San Francisco			
17		ANKRUPTCY COURT		
18				
19		ICT OF CALIFORNIA		
20	SAN FRANCISCO DIVISION			
21	In re	Case No. 23-30564		
		Case No. 23-30304		
22 23	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11		
	Debtor and	Date: December 4, 2025		
24	Debtor in Possession.	Time: 1:30 p.m. Location: Via ZoomGov		
25		Location: Via ZoomGov Judge: Hon. Dennis Montali		
26	FIFTH INTEDIM ADDITION OF TO	ANSPERFECT LEGAL SOLUTIONS FOR		
27	ALLOWANCE OF FEES AND REIMBURS	SEMENT OF EXPENSES AS LITIGATION		
28	THROUGH AND INCLUD	PPORT FOR JUNE 1, 2025 ING SEPTEMBER 30, 2025		

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TransPerfect Staffing Solutions), together known as TransPerfect Legal Solutions ("<u>TransPerfect</u>" or the "<u>Applicant</u>"), litigation support consulting and e-discovery support services provider for the debtor and debtor in possession, The Roman Catholic Archbishop of San Francisco, ("<u>RCASF</u>" or the "<u>Debtor</u>"), submits this application (the "<u>Application</u>") for interim allowance of fees and reimbursement of expenses for the four-month period of June 1, 2025, through and including September 30, 2025 (the "<u>Application Period</u>") as set forth in the Request for Relief below. In support of this Application, TransPerfect relies on this Application, the *Declaration of David Brill* ("<u>Brill Dec.</u>") filed in support of this Application, the *Declaration of Fr. Patrick Summerhays* ("<u>Summerhays Dec.</u>") in support of this Application, the pleadings and papers on file in this case, and on such other evidence and argument as may be submitted before or during the hearing on this Application.

TransPerfect Document Management, Inc. and Chancery Staffing Solutions, LLC (dba

# RELIEF REQUESTED

I.

Through this Application, TransPerfect requests an Order:

- 1. Approving on an interim basis TransPerfect's fees in the amount of \$10,595.50 and reimbursement of expenses in the amount of \$0.00 for a total of \$10,595.50 incurred from June 1, 2025 through and including September 30, 2025.
- 2. Authorizing payment to TransPerfect by the Debtor of the unpaid balance of the allowed fees and expenses; and
  - 3. For such other relief as the Court deems just and proper.

### **BACKGROUND FACTS**

II.

On August 21, 2023, the Debtor filed a voluntary Chapter 11 Bankruptcy Petition ("Petition
Date"). The Debtor remains in possession of its estate, no trustee having been appointed. The
Debtor is operating and managing its business as a debtor in possession pursuant to the provisions
of Sections 1107 and 1108 of the Bankruptcy Code. On September 1, 2023, the Office of the

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United States Trustee appointed an Official Committee of Unsecured Creditors (the "Committee") [ECF No. 58].

A description of the Debtor's history, business operations, operational structure, the reasons for commencing the Chapter 11 Case, the relief sought from the Court, and the facts and circumstances supporting this Application are set forth in the *Declaration of Joseph J. Passarello in support of Chapter 11 Petition and First Day Motions* filed on August 21, 2023, at ECF No. 14 ("Passarello Background Dec."), and the *Declaration of Paul E. Gaspari in Support of Chapter 11 Petition and First Day Motions* filed on August 21, 2023 at ECF No. 15 ("Gaspari Dec.").

On February 12, 2024, the Court entered its order granting the Debtor's application to employ TransPerfect as provider of litigation support consulting and e-discovery support services, effective as of December 21, 2023 [ECF No. 468].

III.

## STATUS OF CASE

To avoid unnecessary duplication, the case status is set forth in the Sixth Interim Application of Felderstein Fitzgerald Willoughby Pascuzzi & Rios LLP for Allowance of Fees and Reimbursement of Expenses as Counsel for Debtor in Possession and incorporated herein by this reference.

IV.

#### SERVICES RENDERED

The services performed by TransPerfect in this case have been categorized into task billing categories. Detailed billing statements reflecting TransPerfect's time records and out of pocket expenses, including a summary of the aggregate and itemized hours and total compensation requested with respect to the professionals who provided compensable services are attached to the Brill Dec. as *Exhibit A*. The billing statements are organized by task, and the content of the billings included in each task is generally explained in Paragraph 11 of the Brill Dec. and below.

Many of TransPerfect's charges may appear at first like charges that would be costs for other professionals. However, the amounts billed as fees are charges billed by TransPefect for the

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litigation support services that it provides, not TransPerfect out-of-pocket costs. TransPerfect bills its hard out-of-pocket costs separately as costs.

TransPerfect has worked closely with the Debtor and attorneys from Sheppard Mullin, Richter & Hampton LLP ("Sheppard Mullin"), co-counsel to the Debtor, to respond fully and appropriately to the Committee's discovery requests. Specifically, TransPerfect has worked with the Debtor and Sheppard Mullin to ensure appropriate and fulsome collection, and as appropriate hosting, of data; aided Sheppard Mullin attorneys with their respective review and analysis of the data collected; and provided e-discovery support related to production and export of appropriate and relevant documents to the Committee and Insurers. The Debtor has required these services to ensure the efficient administration of this Bankruptcy Case, including, but not limited to prompt responses to discovery requested by the Committee, the Insurers and other parties in interest, all in furtherance of preparation and participation in mediation and a prompt and consensual resolution of the Bankruptcy Case, if possible.

A listing of the billing task categories showing the number of professional hours expended and fees incurred under each billing task category is shown below:

CATEGORY	QUANTITY/UNITS	AMOUNT
Digital Reef Hosting – Adv ECA	1,256.20	\$2,512.40
Monthly Storage Fees	688.00	\$4,128.00
Monthly User Access Fee	9.00	\$675.00
Project Management	12.80	\$2,240.00
Data Ingestion – Advanced ECA	3.81	\$38.10
Data Export – Advanced ECA	1.96	\$147.00
Production	3.42	\$855.00
Totals	1,975.19	\$10,595.50

A breakdown of the professionals who billed time and the number of hours billed by each is as follows:

Professional	Hourly Rate	<b>Hours Billed</b>	Total
Felix Lin	\$175	0.80	\$140.00

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Professional	<b>Hourly Rate</b>	Hours Billed	Total
Mohammed Hassnain	\$175	1.40	\$245.00
Matthew Sherman	\$175	1.00	\$175.00
Emily Hong	\$175	8.30	\$1,452.50
Bhishma Desai	\$175	1.00	\$175.00
Adam Dierking	\$175	0.30	\$52.50
Totals		12.80	\$2,240.00

TransPefect did not incur any hard out-of-pocket costs billed to the Debtor. Therefore, the expenses incurred during the period covered by this Application are \$0.00, as follows:

Category	Total
N/A	N/A
Total Expenses	\$0.00

V.

#### SUMMARY OF FEES AND EXPENSES

Detailed billing statements reflecting TransPerfect's time records and out of pocket expenses attached as *Exhibit A* to the Brill Dec. in support of this Application reflects total fees in the amount of \$10,595.50 and expenses in the amount of \$0.00 for a total of \$10,595.50, incurred during the Application Period of June 1, 2025, through and including September 30, 2025. TransPerfect requests an order under Bankruptcy Code section 330 approving payment of these fees and expenses as reasonable and necessary for the administration of this case.

VI.

# PAYMENTS RECEIVED TO DATE; AVAILABILITY OF FUNDS

With respect to the Bankruptcy Rule 2016(a) requirements for fee applications, TransPerfect has not received any payments to date in this case from any source, other than the Debtor. The Debtor did not provide TransPerfect with any retainer to cover the fees and expenses incurred by TransPerfect during the Application Period. Except as provided under the Compensation Procedures Order, TransPerfect has neither requested nor received any payments from the Debtor for the Application Period Services.

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The Court approved on an interim basis TransPerfect's First Interim Fee Application in the amount of \$19,249.32 [ECF No. 828]. The Court approved on an interim basis TransPerfect's Second Interim Fee Application in the amount of \$48,297.13 [ECF No. 947]. The Debtor has paid TransPerfect for the approved fees and costs. The Court approved on an interim basis TransPerfect's Third Interim Fee Application in the amount of \$11,316.38 (\$2,065.00 in fees and expenses in the amount of \$9,251.38) [ECF No. 1172]. The Court approved on an interim basis TransPerfect's Fourth Interim Fee Application (after Fee Examiner reduction of \$625) in the amount of \$20,972.24 (\$20,972.24 in fees and expenses in the amount of \$0.00) [ECF No. 1339].

Pursuant to the *Order Establishing Procedures and Authorizing Payment of Professional Fees and Expenses on a Monthly Basis* [ECF No. 212], TransPerfect has filed and served fee notices for June 2025 [ECF No. 1270], July 2025 [ECF No. 1300], August 2025 [ECF No. 1361] and September 2025 [ECF No. 1410]. No objections were received with respect to the June through August notices. TransPerfect has received payments in the amount of \$8,476.40 from the Debtor, such that it has been paid 80% of fees and 100% of expenses with respect to the June, July and August fee notices. The time for objections to the September 2025 fee notice has not yet passed and TransPerfect, therefore, has not received payments for September 2025. The unpaid 20% holdback together with the September 2025 fees and costs total \$3,637.18. The retainer balance as of September 30, 2025, was \$0.00.

With respect to Bankruptcy Rule 2016(b), TransPerfect has not entered into any agreement, express or implied, with any other party-in-interest, including the Debtor, any creditors, or any representative of them, or with any attorney or accountant for such party-in-interest for the purpose of fixing fees or other compensation to be paid for services rendered or expenses incurred in connection with this case, and no agreement or understanding exists between TransPerfect and any other person for the sharing of the compensation to be received for services rendered in, or in connection with, this case.

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IX. 1 **CONCLUSION** 2 Based on all of the above, TransPerfect respectfully requests that this Court enter an order 3 4 granting the relief requested herein, and for such other and further relief as the Court deems necessary and proper. 5 6 TRANSPERFECT LEGAL SOLUTIONS Dated: October 23, 2025 7 By: 8 Director 9 10 Dated: October 23, 2025 FELDERSTEIN FITZGERALD WILLOUGHBY PASCUZZI & RIOS LLP 11 12 By: /s/ Jason E. Rios Paul J. Pascuzzi 13 Jason E. Rios Thomas R. Phinney 14 Mikayla E. Kutsuris Attorneys for The Roman Catholic 15 Archbishop of San Francisco 16 SHEPPARD, MULLIN, RICHTER & HAMPTON Dated: October 23, 2025 LLP 17 18 By: /s/ Ori Katz Ori Katz 19 Alan H. Martin Attorneys for The Roman Catholic 20 Archbishop of San Francisco 21 22 23 24 25 26 27 28